Case 1:18-cv-00068 Document 466 Filed on 08/03/20 in TXSD United States District Court Southern District of Texas

VERIFICATION AFFIDAVIT of INTERVENER VAN ALLENG - 3 2020

| STATE OF NEW YORK |) |
|-------------------|-------|
| |) ss. |
| COUNTY OF HISTER |) |

David J. Bradley, Clerk of Court

B18CV068

Accordingly, I, Harold William Van Allen, being duly so affirm, depose and say under penalty of perjury:

I have read the foregoing MOTION TO INTERVENE with Seven Exhibits under FRcvP Rule 24 into STATE OF TEXAS, etal, v UNITED STATES OF AMERICA, etal TXSD 18-cv-68 pending the Supreme Court's resolution of the consolidated cases considering the government's attempt to rescind the Deferred Action for Childhood Arrivals (DACA) for illegal aliens as a result of the unconstitutional void ab initio June 15, 2012 Executive Order POTUS Memorandum of defacto POTUS BARACK HUSSEIN OBAMA as Commander-in Chief while under Proclamation 2040 during the ongoing National Banking Emergency Act of 1933 and related emergencies or time of war under the 12 USC 95a amended 50 USC App. 5b that comply with the Hague Convention and related law accordingly.

This affirmation supports perfecting evidence in the event relief granting standing at trial in the respective district on the injury caused by DACA that takes private property and infringes personal rights otherwise to be protected by others directly under the authority of a dejure Commander-in-chief POTUS, in that time is of the essence with irreparable harm; and

Affirmant knows the contents thereof apply to me as a Plaintiff before this court and that the same is true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true, am available for testimony. The grounds of my beliefs as to all matters not stated upon information and belief are as follows: 3rd parties, books and records, and personal know ledge.

guge.

a**f**pld William Van Allen

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That on the day of July in the year 2020 before me the undersigned, a Notary Public in and for said State personally appeared, Harold William Van Allen, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he affirmed and executed the name in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual(s) acted, executed the instrument.

Subscribed and Sworn to before me This £ day of July 2020

Notary Public. State of New York

WENDY L. DUGAN Notary Public, State of New York Reg. #01DU6151162

Qualified in Ulster County Commission Expires From: Harold Van Allen billvanallen@icloud.com

Subject: Fwd: OUR Original Motion to Intervene re TXSD 18-cv-068 to the Court Clerk re USPS eReceipt

Date: July 27, 2020 at 1:38 PM

To: Jeffrey Robins jeffrey.robins@usdoj.gov, Todd Disher todd.disher@oag.texas.gov, Nina Perales @maldef.org,

Jeremy Hollander jeremy.hollander@law.njoag.gov

Cc: Ces cestrunck@yahoo.com

Begin forwarded message:

From: "Christopher Strunk" <<u>strunk@leadcr.com</u>>
Subject: FW: OUR Original Motion to Intervene re TX\$D 18-cv-058 to the Court Clerk re USPS eReccipt
Date: July 27, 2020 at 10:14:09 AM EDT
To: "Bill Van Allen" <<u>br/>bilivanallen@kdeud.com</u>>

----Original Message----From: "Christopher Strunk" <<u>strunk@leader.com</u>>

Sent: Friday, July 24, 2020 9;26pm
To: "Bill Van Allen" billvanallen@icloud.com>

Subject: OUR Original Motion to Intervene re TXSD 18-cv-068 to the Court Clerk re USPS eReceipt

Forward this with the 412 page attachment to the 200 or so parties out of the docket you are working on accordingly. I will produce a certificate for you to Mail to the Court tomorrow.

----Original Message----

From: DoNotReply@ereceipt.usps.gov

Sent: Friday, July 24, 2020 3:29pm To: STRUNK@LEADER.COM

Subject: USPS eReceipt

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Your email security and privacy matter.

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Ad Hoc New Yorker Republican Committee

Trustee Christopher Earl Strunk

141 Harris Avenue

Lake Luzerne, New York 12846-1721

518416-8743 Email: strunk@leader.com

David J. Bradley, Clerk of the UNITED STATES Court

for the Sothern District Court Of Texas

Reynaldo G. Garza-Filemon B. Vela

United States Courthouse

600 E. Harrison St.

Brownsville, TX 78520

Regarding: State of Texas et al., V United States Of America et al., 18-cv-068 (ASH)

Subject: AFFIRMATION IN SUPPORT OF MOTION TO INTERVENE UNDER FRevP RULE 24 BY THE TRUSTEES OF THE AD HOC NEW YORKER REPUBLICAN COMMITTEE with Exhibits 1 through 7

The Honorable Clerk of the Court,

Pursuant to the Order of June 18, 2020 by the Honorable Andrew S. Hanen, shown as Exhibit 1, because of the supporting evidence threat described in the Subject Petition among the Proposed Plaintiff-Interveners who individually and for the Committee seeks relief of the Court with time of the essence with irreparable harm to enlarge restraint of Defendants' malicious infliction of injury of vulnerabilities to physical threat and seeks to protect New Yorkers from insidious unconstitutional DACA; and

Accordingly, with due Notice Motion with supporting affidavits are attached herewith for permission of the Court to intervene. the original singled sided Petition with Exhibits 1 thru 7 affirmed 24 July 2020 duly served electronically upon counsels for Defendants, Plaintiffs; and

Christopher Earl Strunk Trustee for <u>Ad Hoc New Yorker Republican Committee</u> declare, certify, verify, and state under penalty of perjury that the foregoing is true and correct with 28 USC §1746.

Sincerely,

Ad Hoc New Yorker Republican Committee

Dated: July 27, 2020

Lake Luzerne, New York)

Christopher Earl Strunk in esse Sui Juris in propria persona Trustee for the <u>Ad Hoc New Yorker Republican Committee</u>

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Case 1:18-cv-00068 Document 465 Filed on 08/23/20 in TXSD Page 1 of 13

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS

| STATE OF TEXAS et al., |
|------------------------|
| Plaintiff, |
| v: |
| |

UNITED STATES OF AMERICA et al.,

Defendant.

Civil Action No. 18-cv-068 (ASH)

United States District Court Southern District of Texas FILED

بنج

JUL 27 2020

David J. Bradley, Clerk of Court

AFFIRMATION IN SUPPORT OF MOTION TO INTERVENE UNDER FRevP RULE 24

BY THE TRUSTEES OF THE AD HOC NEW YORKER REPUBLICAN COMMITTEE

- 1. Accordingly, this is the Affirmation in Support of the Notice of Motion to Intervene under FRcvP Rule 24 by The Trustees of The Ad Hoc New Yorker Republican Committee:
 - a. Christopher Earl Strunk in esse sui Juris 14th Amendment Natural Born Citizen (NBC) of the United States of America and New Yorker citizen registered to vote in Warren County New York with domicile 141 Harris Avenue Lake Luzerne New York, and
 - b. Harold William Van Allen in esse sui Juris 14th Amendment Natural Born Citizen of the United States of America and New Yorker citizen registered to vote in Ulster County New York with domicile 351 North Road Hurley New York
- 2. This Motion to intervene is submitted under the Court Order (see Exhibit 1) by the

 Honorable Andrew S. Hanen, United States District Judge (USDJ) of June 18, 2020; and
- 3. Is under the decisions and order of the Supreme Court of the United State (SCOTUS)

 pending the Supreme Court's resolution of the consolidated cases considering the

 government's attempt to rescind the Deferred Action for Childhood Arrivals (DACA) for

Order POTUS Memorandum of defacto POTUS BARACK HUSSEIN OBAMA as Commander-in Chief while under Proclamation 2040 during the ongoing National Banking Emergency Act of 1933 and related emergencies or time of war under the 12 USC 95a amended 50 USC App. 5b that comply with the Hague Convention and related law accordingly (see Exhibit 2); and

- 4. Among numerous case inter alia is associated with 18-587 DEPARTMENT OF
 HOMELAND SECURITY V. REGENTS OF THE UNIVERSITY OF CALIFORNIA see
 the summary attached marked as Exhibit 3; and
 - That below Trustees contend individually as well as that in New York various clerks of the counties oppose the NYS GREEN LIGHT LAW approved by the Governor of New York Andrew Cuomo notwothstanding the requirement of the State constitution and Election law that non US Citizens may not vote nor may any Governor grant the privilege of citizenship to an illegal alien per se or even a person born on soil of illegal alien citizens of a foreign country aka anchor baby, as strictly defined by the Immigration and Naturalization Act unless legally present with the exception for foreign aliens on a student visa whose children are questionably not subject to birth right citizenship subject to the law of the parents homeland under International treaty; and
- 6. Notwithstanding the rule of law the NDNY Senior USDJ Judge Gary L. Sharpe outrageously over turned New York Decisions see the news article marked Exhibit 4; and
- 7. Further, Trustees were previously before USDJ Sharpe in 2006 in regards to the HAVA delay of implementation by the NYS Board of Election et al USDJ Sharpe is an open borders HELP ANYONE TO VOTE federal officer;
- 8. That Trustees since 2008 contend in many court cases that defacto POTUS poseur

 BARACK HUSSEIN OBAMA (aka SOEBARKAH) is not only not a Natural Born Citizen

 not entitled to serve as POTUS, is still an Indonesian citizen having traveled on an

Indonesian passport did not even renounce his Indonesian Citizenship before being a US

Senator from Illinois unlike Ted Cruz having been born in Canada who did renounce

being subject to the Queen of the United Kingdom; and

- 9. That Trustees contend that Barack Hussein Obama every act as the defacto POTUS is VOID AB INITIO and has caused immense harm to our nation, and by admissions, including the "I have a pen and phone" statement by malice knew that DACA was beyond the law even by a dejure NBC POTUS nevertheless issued DACA as an act of communist transformation sedition; and
- 10. That Trustees lodged an Amici brief in the DCD Criminal case USA v. FLYNN 17cr-232 before USDJ Emmet G. Sullivan (see Exhibit 5), and Trustees are in the record in the ongoing Appeal EN BANC of the Mandamus in the DC Circuit; and
- 11 That in 2014 SOEBARKAH and fellow Senior Executive Service member Doctor

 Anthony Fauci together illegally financed the CORONAVIRUS Gain-of-Function

 Research bio-terror weapon outrageously approved to be produced in the PRC / CCP

 Military Wuhan Labs for warfare release against the USA in 2019 aka COVID-19; and
- 12 In that regard Strunk Trustee produced a motion to intervene in the NDNY civil case 20-cv-651 now before USDJ Sharpe in the Docket as item 41 (see Exhibit 6) that was denied shown at docket number 42 on 21 July 2020; and
- 13 That Trustee Strunk has lodged a motion to reconsider on 24 July 2020 see Exhibit 7.

In Conclusion

WE must be granted intervention as material witnesses herein who properly characterize the mess as FOR WANT OF A NAIL WE HAVE LOST OUR NATION. With all due respect to SCOTUS Associate Clarence Thomas told Congress in his Testimony that the SCOTUS declines to hear any cases regarding NATURAL BORN CITIZEN. That must change or else we patriots are doomed are without a country.

VERIFICATION AFFIDAVIT of INTERVENER STRUNK

STATE OF NEW YORK) SARATIGA) SS. COUNTY OF MARREN)

Accordingly, I, Christopher Earl Strunk, being duly so affirm, depose and say under penalty of

I have read the foregoing MOTION TO INTERVENE with Seven Exhibits under FRcvP Rule 24 into STATE OF TEXAS, etal, v UNITED STATES OF AMERICA, etal TXSD 18-cv-68 pending the Supreme Court's resolution of the consolidated cases considering the government's attempt to rescind the Deferred Action for Childhood Arrivals (DACA) for illegal aliens as a result of the unconstitutional void ab initio June 15, 2012 Executive Order POTUS Memorandum of defacto POTUS BARACK HUSSEIN OBAMA as Commander-in Chief while under Proclamation 2040 during the ongoing National Banking Emergency Act of 1933 and related emergencies or time of war under the 12 USC 95a amended 50 USC App. 5b that comply with the Hague Convention and related law accordingly.

This affirmation supports perfecting evidence in the event relief granting standing at trial in the respective district on the injury caused by DACA that takes private property and infringes personal rights otherwise to be protected by others directly under the authority of a dejure Commander-in-chief POTUS, in that time is of the essence with irreparable harm; and

Affirmant knows the contents thereof apply to me as a Plaintiff before this court and that the same is true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true, am available for testimony. The grounds of my beliefs as to all matters not stated upon information and belief are as follows: 3rd parties, books and records, and personal knowledge.

Christopher Earl Strunk

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That on the $\Omega \mathcal{L}^{\gamma \gamma}$ day of July in the year 2020 before me the undersigned, a Notary Public in and for said State personally appeared, Christopher Earl Strunk, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he affirmed and executed the name in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual(s) acted, executed the instrument.

Subscribed and Sworn to before me

This of July 2020

JOELLE L. WARRINGTON

Notary Public, State of New York Saratoga Co. #01WA6280757 Commission Expires May 13, 20

Notary Public. State of New York

VERIFICATION AFFIDAVIT of INTERVENER VAN ALLEN

STATE OF NEW YORK)
) ss.

COUNTY OF ULSTER)

Accordingly, I, Harold William Van Allen, being duly so affirm, depose and say under penalty of perjury:

I have read the foregoing MOTION TO INTERVENE with Seven Exhibits under FRcvP Rule 24 into STATE OF TEXAS, etal, v UNITED STATES OF AMERICA, etal TXSD 18-cv-68 pending the Supreme Court's resolution of the consolidated cases considering the government's attempt to rescind the Deferred Action for Childhood Arrivals (DACA) for illegal aliens as a result of the unconstitutional void ab initio June 15, 2012 Executive Order POTUS Memorandum of defacto POTUS BARACK HUSSEIN OBAMA as Commander-in Chief while under Proclamation 2040 during the ongoing National Banking Emergency Act of 1933 and related emergencies or time of war under the 12 USC 95a amended 50 USC App. 5b that-comply with the Hague Convention and related law accordingly.

This affirmation supports perfecting evidence in the event relief granting standing at trial in the respective district on the injury caused by DACA that takes private property and infringes personal rights otherwise to be protected by others directly under the authority of a dejure Commander-in-chief POTUS, in that time is of the essence with irreparable harm; and

Affirmant knows the contents thereof apply to me as a Plaintiff before this court and that the same is true to my own knowledge, except as to the matters therein stated to be alleged on information and belief, and as to those matters I believe it to be true, am available for testimony. The grounds of my beliefs as to all matters not stated upon information and belief are as follows: 3rd parties, books and records, and personal knowledge.

Harold William Van Allen

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That on the day of July in the year 2020 before me the undersigned, a Notary Public in and for said State personally appeared, Harold William Van Allen, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he affirmed and executed the name in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual(s) acted, executed the instrument.

Subscribed and Sworn to before me

This day of July 2020

Notary Public, State of New York

WENDY L. DUGAN
Notary Public, State of New York
Reg. #01DU6151162
Qualified in Ulster County 10 00 27

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS

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| J | TU | LTD | \mathbf{vr} | ILLIA | MO. | eι | ai. | |

Plaintiff,

v.

Civil Action No. 18-cv-068

(ASH)

UNITED STATES OF AMERICA et al.,

Defendant.

AFFIRMATION IN SUPPORT OF MOTION TO INTERVENE UNDER FRevP RULE

24 BY THE TRUSTEES OF THE AD HOC NEW YORKER REPUBLICAN

COMMITTEE

Exhibit 1

United States District Court Southern District of Texas

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

ENTERED
June 18, 2020
David J. Bradley, Clerk

STATE OF TEXAS, et al,

Plaintiffs,

VS.

CIVIL ACTION NO. 1:18-CV-68

UNITED STATES OF AMERICA, et al,

Defendants.

ORDER

Pending before the Court is a summary judgment filed by the State of Texas. (Doc. No. 356). On November 22, 2019, this Court stayed litigation pending the Supreme Court's resolution of the consolidated cases considering the government's attempt to rescind the Deferred Action for Childhood Arrivals ("DACA") program. (Doc. No. 447). Today, the Supreme Court issued its opinion. See Dep't of Homeland Sec. v. Regents of Univ. of Cal., 591 U.S. (2020) (slip op.). Pursuant to this Court's stay order, this case will remain "stayed until 30 days after [today]. At that time, the parties are to file a joint status report setting out their respective positions given that ruling and an agreed schedule to resolve this matter." (Doc. No. 447). The report contemplated by this order should be filed by July 24th and should include the parties' perspectives as to whether and how, if at all, the recent Supreme Court decision impacts this case, a list of all pending motions (and issues) as well as a specific timeline for resolving those pending motions. The Court does not anticipate that these filings will be comprehensive. Instead, the Court is using this as a means of focusing counsel on the outstanding issues. If the parties cannot agree on the schedule each may file their own proposal.

Signed this 18 day of June, 2020.

Andrew S. Hanen

United States District Judge

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